

Part I - II, Sec. 2

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## NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 24th September 1957:—

Issue No.	No. and date	Issued by	Subject
450A	S.R.O. 3020-A, dated the 21st September 1957.	Ministry of Food and Agriculture.	Delegation of powers to Shri K. S. Krishnan, Joint Director (Food) in relation to stocks of rice and paddy held in any locality in the State of Andhra Pradesh.
450B	S.R.O. 3020-B, dated the 22nd September 1957.	Ministry of Finance	Exemption of propyl alcohol and isopropyl alcohol, when imported, from so much of customs duty specified therein.
	S.R.O. 3020-C, dated the 22nd September 1957.	Ditto.	Exemption of certain articles, when imported, from so much of customs duty specified therein.
	S.R.O. 3020-D, dated the 22nd September 1957.	Ditto.	Exemption of pickings and sweepings of cotton of no spinnable value, when exported, from whole of customs duty leviable thereon.
	S.R.O. 3020-E, dated the 22nd September 1957.	Ditto.	Exemption of yellow pickings and zoda cotton, when exported from the whole of customs duty leviable thereon.
451	S.R.O. 3021, dated the 23rd September 1957.	Ditto.	Draft of the Customs Duties Drawback (Hydraulic Brake Fluid) Rules, 1957.
451A	S.R.O. 3021-A, dated the 21st September 1957.	Ditto.	Draft of amendments to be made in the Insurance Rules, 1939.
452	S.R.O. 3022, dated the 19th September 1957.	Election Commission, India.	List of contesting candidates for Bye-election to the House of the People from the 207 Tanjore Constituency.
453	S.R.O. 3023, dated the 24th September 1957.	Ministry of Food and Agriculture.	Delegation of powers to Shri K. S. Krishnan, Joint Director (Food) in relation to stocks of rice and paddy held in the State of Andhra Pradesh.

Copies of the Gazettes Extraordinary mentioned above will be supplied on payment to the Manager of Publications, Civil Lines, Delhi. Indents should be sent so as to reach the Manager within ten days of the date of issue of these titles.

**PART II—Section 3**

**Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners)**

**ELECTION COMMISSION, INDIA**

*New Delhi-2, the 25th September 1957*

**S.R.O. 3088.**—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the names of the persons shown in column 1 of the Schedule below who having been contesting candidates for election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof, at the general elections held in 1957, have in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge the account of election expenses in the manner required by law and have thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

**SCHEDULE**

Name of contesting candidates	Name of constituency
I	2
Shri Anand Chand, 492, Halqua Municipal Committee, Bilaspur (Himachal Pradesh)	Chamba
Shri Gurditta Mal, Retd. Engineer, Ex-M.L.A. (H.P.) Chamba	Chamba
Shri Padam Dev, Prem Niwas, Bharari, Simla	Chamba
Shri Mangat Ram, Vidya Kuteer, Chamba	Chamba

[No. HP-P/400/57(113)2812.]

**S.R.O. 3089.**—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge any account of his election expenses and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

**SCHEDULE**

Name of contesting candidate	Name of constituency
I	2
Shri Biradar Basavantapa Madivalapa, Post Korawar, Taluka Sindgi, District Bijapur	Bijapur North.

[No. MY-P/232/57(89) 2 833.]

**S.R.O. 3090.**—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time and in the manner required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

## SCHEDULE

Name of contesting candidate	Name of constituency
1	2
Shri Hardayal Deogan, Hindu Mahasabha Bhawan, Reading Road, New Delhi	Bhopal.

[No. MP-P/174/57(861)/5910.]

**S.R.O. 3091.**—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses in the manner required by law and has hereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

## SCHEDULE

Name of contesting candidate	Name of constituency
1	2
Soloman Gokul Hembrom, Mission Road, Barharwa, P.O. Barharwa, District Santhal Parganas	Rajmahal.

[No. BR-P/65/57(87)2839.]

**S.R.O. 3092.**—In pursuance of sub-rule (4) of rule 134 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the general elections held in 1957, has in accordance with the decision given by the Election Commission under sub-rule (3) of the said rule, failed to lodge his account of election expenses within the time and required by law and has thereby incurred the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, Act 43 of 1951.

## SCHEDULE

Name of contesting candidate	Name of constituency
1	2
Shri Robert Samuel Besra, Solbandha, P.O. Sahibganj, District Santhal Parganas	Rajmahal.

[No. BR-P/65/57(88)2843.]

By Order,

A. KRISHNASWAMY AIYANGAR, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 24th September, 1957.

S.R.O. 3093.—In exercise of the powers conferred by section 17 of the Indian Arms Act, 1878 (II of 1878), the Central Government hereby makes the following further amendment in the Indian Arms Rules, 1951, namely:—

In Schedule VI to the said Rules, in the second column against entry (11), for the words "The States with which he is in Political relations and any territory within his administrative control.", the words "Sikkim, Bhutan and Tibet region of China." shall be inserted.

[No. 22/35/57-P.IV.]

C. P. S. MENON, Regulations Officer.

New Delhi-2, the 27th September, 1957.

IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1890

AND

IN THE MATTER OF THE BHOPAL SULEMANIA AND JAHANGIRIA SCHOOL ENDOWMENT

AND

IN THE MATTER OF THE BHOPAL GIRLS SCHOOL ENDOWMENT

S.R.O. 3094.—Whereas application has been made to the Central Government by the Board of Governors of the said Endowments, being the persons acting in the administration of the said Endowments, that in view of the changed circumstances, the schemes for the administration of the said Endowments may be modified so as to enlarge the scope of the utility of the Endowments and to enable the Board of Governors to utilise the incomes of the Endowed funds for the education and training of girls and boys in a manner which would be as near and close as possible to the wishes of the founder of the Endowments;

Now therefore, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government, with the concurrence of the said Board of Governors, hereby declares that the schemes for the administration and management of the said Endowments settled under the said Act and set forth as regards the first of the above Endowments in the First Schedule to the Vesting Order No. 706-IA made on the 7th day of March 1918 in pursuance of sections 4 and 7 of the aforesaid Act, and as modified by notification No. F.73-88/37 of the Government of India in the Department of Education, Health and Lands, dated the 15th June 1938 and notification No. 151-PB of the Government of India in the Ministry of States, dated the 11th July 1951, and as regards the second of the above Endowments in the First Schedule to the Vesting Order No. 259-IA made on the 18th day of February 1914 in pursuance of section 4 and 7 of the aforesaid Act, and as modified by notification No. 73-88/37 of the Government of India in the Department of Education, Health and Lands, dated the 15th June 1938 and notification No. 152-PB of the Government of India in the Ministry of States, dated the 11th July 1951, in the above mentioned matters, be and are hereby substituted by the following Scheme, and under subsection (3) of the said section appoints the date of publication of this notification in the Gazette of India as the day on which the substituted Scheme shall come into operation:—

SCHEME

1. The Endowment shall be known as the "Nawab Sultan Jahan Begum Education Endowment, Bhopal".

2. The purpose and object of the Endowment shall be the promotion, encouragement and advancement of Education of Indian girls and boys in the most suitable manner consistent with the wishes of the Donor. This shall include the grant of scholarships to Indian boys and girls for higher studies in Foreign countries and in India. It shall also include payment for defined periods of scholarships to boys and girls with insufficient means of livelihood for their studies in local institutions.

3. The Endowment shall be administered by a Board of Governors which shall consist of the following:—

- (a) The Ruler of Bhopal for the time being; and
- (b) Two persons nominated by the said Ruler.

4. For the present, the following will be the members of the Board of Governors:—

- (a) His Highness Sikander Saulat Iftikhar-Ul-Malik Nawab Mohammed Hamidullah Khan Bahadur, G.C.S.I., G.C.I.E., Ruler of Bhopal;
- (b) Shri Mahabir Prasad Verma, formerly Judge of the Bhopal High Court; and
- (c) Shri Mohammed Ahmed Ansari, formerly Judge of the Bhopal High Court.

5. In the event of a vacancy arising in the Board of Governors, the Ruler of Bhopal, for the time being, shall at his discretion nominate another person to fill the vacancy.

6. During any vacancy in the Board of Governors the continuing member or members may act as if no vacancy had occurred.

7. The Board of Governors shall—

- (a) administer the income of the Endowment;
- (b) subject to the payment of the costs of administration, which shall be the first charge on the income of the Endowment, apply such income or such portion or portions thereof, as it thinks fit, from time to time, in the furtherance of the purpose and object of the Endowment;
- (c) at all times conform to and abide by any rules relating to the administration of Endowments which may be made by the Government of India from time to time under section 13(2) of the Charitable Endowments Act, 1890;
- (d) be competent to frame bye-laws for the regulation of its meetings, the finances, the accounts of the Endowment and the like, and such bye-laws shall be as binding and effective as if they had been contained in this scheme.

8. The Board of Governors may—

- (a) in its discretion, convert the original securities pertaining to the Endowments into other equally or more profitable investments for the benefit of the Endowment, as for instance, convert the present securities into the National Plan Loan which may in future bear higher interest, and be more profitable;
- (b) do all acts which from time to time, appear to it to be expedient or necessary for the accomplishment or furtherance of the purpose and object of the Endowment.

[No. F.5/18/57-Pol.III.]

S: NARAYANSWAMY, Dy. Secy.

#### MINISTRY OF EXTERNAL AFFAIRS

New Delhi-3, the 17th September 1957

**S.R.O. 3095.—**In pursuance of sub-rule (1) of rule 48 of Order XXI of the First Schedule to the Civil Code Procedure, 1908 (5 of 1908), the Central Government hereby appoints the officers specified in Column 1 of the table below as officers to whom notices or orders attaching the salaries and allowances of the officers specified in the corresponding entries in column 2 of the said table shall be sent.

## TABLE

Officers to whom notice should be sent	Officers whose salaries and allowances are attached
Deputy Secretary (Admn.) Ministry of External Affairs.	Gazetted Officers in the Ministry of External Affairs, India-based and locally-recruited Gazetted Officers of Indian Nationality in Indian Missions and Posts abroad.
Under Secretary (Admn.), Ministry of External Affairs.	Non-gazetted Officers in the Ministry of External Affairs, India-based and locally-recruited non-gazetted officers of Indian Nationality in Indian Missions and Posts abroad.
Controller General of Emigration, Ministry of External Affairs.	Officers in the Emigration Establishments in India.
Chief Passport Officer, Ministry of External Affairs.	Officers in the Regional Passport Offices in India.

This notification superscede all the existing notifications issued by this Ministry on the subject.

[No. 325-Per. CII/57(11(6) Per. CII/57).  
S. DUTT, Foreign Secy.

New Delhi-3, the 25th September, 1957

**S.R.O. 3096.**—In exercise of the powers conferred by Clause (b) of sub-section (2) of section 3 of the Special Marriage Act, 1954 (43 of 1954), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of External Affairs No. S.R.O. 3449(SMA-S3), dated the 20th October, 1955, namely:—

In the Table below the said notification, for the entries in Columns 1 and 2 relating to Gold Coast and Nigeria, the following entries shall be substituted, namely:—

“Ghana and Nigeria—High Commissioner for India, Accra.  
Second Secretary, High Commission of India, Accra”.

[No. 35-Cons/57.]

N. V. AGATE, Under Secy.

### MINISTRY OF FINANCE

#### (Department of Economic Affairs)

New Delhi, the 24th September 1957

**S.R.O. 3097.**—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-section (2) of section 19 of the said Act shall not, up to the period ending with the 30th June, 1958, apply to the Gauhati Bank Ltd., Gauhati, in respect of the shares of the Nirmala Tea Co. Ltd. held by the bank on the 2nd July, 1955.

[No. 4(119)-F.I/57.]

B. SHUKLA, Dy. Secy.

### MINISTRY OF FINANCE (DEFENCE)

New Delhi, the 24th September 1957

**S.R.O. 3098.**—In pursuance of sub-rule (1) of rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (Act 5 1908), and in supersession of the Government of India Notification in the Ministry of Finance (Defence)

S.R.O. No. 1417 dated the 15th June, 1956, the Central Government hereby appoints the officers specified in column 1 of the table below as officers to whom notices of orders attaching the salaries and allowances of the officers specified in the corresponding entries in column 2 of the said table shall be sent.

## TABLE

Officers to whom notice should be sent	Officers whose salaries and allowances are attached
I	2
Assistant Financial Adviser (C & E), Ministry of Finance (Defence), New Delhi.	(1) <i>Ministry of Finance (Defence)</i> All officers— Gazetted & Non-Gazetted.
Controller General of Defence Accounts New Delhi.	(2) <i>Office of the Controller General of Defence Accounts New Delhi.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts, Eastern Command, Meerut.	(3) <i>Organisation of the Controller of Defence Accounts, Eastern Command, Meerut.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts, Western Command, Meerut.	(4) <i>Organisation of the Controller of Defence Accounts, Western Command, Meerut.</i> All Officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts, Southern Command, Poona.	(5) <i>Organisation of the Controller of Defence Accounts, Southern Command, Poona.</i> All officers— Gazetted & Non-Gazetted.
Joint Controller of Defence Accounts, Patna.	(6) <i>Organisation of the Joint Controller of Defence Accounts, Patna.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts, (Other Ranks), Secunderabad.	(7) <i>Organisation of the Controller of Defence Accounts, (Other Ranks), Secunderabad.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts, (Officers), Poona.	(8) <i>Organisation of the Controller of Defence Accounts, (Officers), Poona.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts (Pensions), Allahabad.	(9) <i>Organisation of the Controller of Defence Accounts (Pensions), Allahabad.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts (Factories), Calcutta.	(10) <i>Organisation of the Controller of Defence Accounts (Factories), Calcutta.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts, (Air Force), Dehradun.	(11) <i>Organisation of the Controller of Defence Accounts (Air Force), Dehradun.</i> All officers— Gazetted & Non-Gazetted.
Controller of Defence Accounts (Navy), Bombay.	(12) <i>Organisation of the Controller of Defence Accounts (Navy), Bombay.</i> All officers— Gazetted & Non-Gazetted.

[No. F. 19(91)-E/57.]

R. BHAKTAVATSALU,  
Jt. Fin. Adviser, Defence Services.

## CENTRAL BOARD OF REVENUE

## INCOME-TAX

New Delhi, the 25th September 1957

**S.R.O. 3099.**—In exercise of the powers conferred by sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) the Central Board of Revenue hereby makes the following further amendments to its notification S.R.O. 2023 No. 68-Income-tax dated the 15th June, 1957, namely:—

In the Schedule annexed to the said notification under—

(a) the sub-head “IX-MADHYA PRADESH AND THE DISTRICTS OF NAGPUR AND BHANDARA” against

(i) *Indore*:

after the entry “8. Multipurpose Project Circle, Ratlam”, the following entry shall be added:—  
“9. F-Ward, Indore”.

(ii) *Gwalior*:

the entries

“4. A-Ward, Ujjain;  
5. B-Ward, Ujjain;  
6. C-Ward, Ujjain.”

shall be deleted.

(iii) *Nagpur*:

after the existing entry “13-H Ward, Nagpur” the following entries shall be added:—

“14. A-Ward, Nagpur;  
15. B-Ward, Nagpur;  
16. C-Ward, Nagpur;  
17. A-Ward, Raipur;  
18. B-Ward, Raipur.”

(iv) *Jabalpur*:

(1) the entries

“3. A-Ward, Nagpur;  
4. B-Ward, Nagpur;  
5. C-Ward, Nagpur”

shall be deleted, and after the existing entry “2. B-Ward, Jabalpur” the following entries shall be added, namely:—

“3. A-Ward, Ujjain;  
4. B-Ward, Ujjain;  
5. C-Ward, Ujjain.”

(2) the entries

“11. A-Ward, Raipur;  
12. B-Ward, Raipur.”

shall be deleted.

(b) the sub-head “XI-MYSORE & KERALA” against

(i) *Trivandrum*:

after the entry “5. Special Survey Circle, Mattancherry. (in respect of persons who have their principal place of business in or reside within the jurisdiction of the Income-tax Circles mentioned above)”, the following entry shall be added:—

“6. Special Circle, Trivandrum.”

(i) *Ernakulam*:

after the entry “7. Special Survey Circle, Mattancherry. (in respect of persons who have their principal place of business in or reside within the jurisdiction of Income-tax Circles mentioned above)”, the following entry shall be added:—

“8. Estate Duty cum Income-tax Circle, Ernakulam.”

**Explanatory Note**

The amendments have become necessary due to the reorganisation of the Appellate Assistant Commissioners' Ranges in the Charges of the Commissioners of Income-tax, Madhya Pradesh and the districts of Nagpur and Bhandara and Mysore and Kerala.

(This note does not form a part of the notification but is intended merely to be clarificatory).

[No. 95 (50/63/57-IT.)]

B. V. MUNDKUR, Under Secy.

**MINISTRY OF COMMERCE AND INDUSTRY**

New Delhi, the 24th September 1957

**S.R.O. 8100.**—In exercise of the powers conferred on me by sub-clause (I) of clause 3 of the Cotton Control Order, 1955, I hereby fix the maximum and minimum prices at which Indian cotton of the 1957-58 season may be sold or purchased as under:—

1. Subject to the other provisions hereinafter contained, the minimum and the maximum prices of cotton of the descriptions specified in columns (1) and (2) of Schedule 'A' annexed to this notification shall be as specified in columns (3) and (4) respectively of the said Schedule:

Provided that where cotton, which is the subject matter of a contract, is of a quality either inferior or superior to the basic quality referred to in columns (1) and (2) of the said Schedule, the minimum or the maximum price shall be decreased or increased, as the case may be, by an amount specified in columns (5) to (7) of the said Schedule:

Provided further that no such cotton shall be considered to be of a quality superior to the basic quality as aforesaid unless its superior staple and class have been certified by the East India Cotton Association Ltd., Bombay, and the maximum price of such cotton shall then be in accordance with the description, staple and class mentioned in such certificate:

Provided also that where in relation to any cotton, the buyer or the seller does not accept the certificate of the said Association, the decision of any three members of the Committee specified in Schedule 'B' relating to the description, staple or class of the cotton shall be final, and the maximum price of such cotton shall be in accordance with such decision.

2.(1) The prices specified in Schedule 'A' are in Rupees per candy of 784 lbs. nett for delivery in full pressed bales ex-seller's godown, Bombay, and include  $\frac{1}{2}$  per cent. brokerage payable by the seller to the buyer and the usual sample and stone allowance.

(2) The minimum and maximum prices for delivery at any place other than Bombay shall be the prices specified in Schedule 'A' less a sum equivalent to the railway freight from the place of origin to Bombay and Rs. 10 per candy plus the sum, if any, equivalent to the railway freight from the place of origin to the place of delivery to the buyer and Rs. 10 per candy.

(3) The maximum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be increased, where the sale is directly to a manufacturer, by  $\frac{1}{4}$  per cent. thereof, and where the sale is directly to an 'A' Class licensee, by  $\frac{3}{4}$  per cent. thereof.

(4) The maximum and minimum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be decreased by Rs. 25 per candy when the subject matter of the contract is ginned (that is, unpressed) cotton.

(5) Where cotton which is the subject matter of a contract is loose cotton obtained by opening a full pressed bale and does not exceed 30 lbs. in weight, the maximum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be increased by  $12\frac{1}{2}$  per cent. thereof.

(6) The minimum prices fixed under this notification shall not apply to cotton which is inferior in class or staple to that for which "Off" allowances are specified in columns (5) and (6) of Schedule 'A' but it shall be open to any person or persons

who are required to fix the exact value of any such cotton to fix a value which is less than the price specified for the lowest staple and class of cotton of the description.

(7) Nothing in this notification shall apply to a contract of sale for the purpose of export by any exporter with an Overseas buyer or his agent or by a grower or middleman with any exporter or his agent.

A certificate from the Textile Commissioner to the effect that the contract entered into is for the purposes of export shall be conclusive evidence of that fact.

(8) Nothing in this notification shall apply to "Cambodia" "C.O.4" [including "C.O.4/B-40" "Madras Cambodia Uganda (M.C.U.) 1 and 2"] otherwise known as "Rajapalayam" cotton, "Indo-American" "170-C.O.2" and '184-Co.2M', if they are of staple length 1" and over and comply with the following conditions:

- (i) The cotton has been grown in an area which is a "Protected Area" under the Cotton Transport Act, 1923 or any corresponding Act; or every grower of the variety concerned has registered himself with the Department of Agriculture of the State concerned indicating the area planted;
- (ii) the seeds required for sowing such cotton in the relevant areas have been duly approved and supplied by the Department of Agriculture of the State concerned; and
- (iii) the ginning and pressing of the crop of such cotton have been done under the supervision of the Department of Agriculture of the State concerned and a certificate of purity has been issued by the said Department for the pressed bales.

3. (a) 'JARILLA' means cotton recognised as such and grown in the districts of Nasik, East Khandesh, West Khandesh (except Akkalkuwa and Nawapur talukas), Sholapur, Ahmednagar and Poona, Vidarbha and Marathwada regions of Bombay State, Madhya Pradesh, Bijapur district of Mysore State and Jhalawar district of Rajasthan and includes 'Verum', 'Madhya Pradesh Cambodia', 'Madhya Bharat Cambodia', 'Madhya Bharat Upland', 'Virnar (197-3)', 'Goarani (Bani)', 'Maljari', 'Malvi', 'Bhoj', 'Pratap' and 'Buri American' which does not conform to the definition in sub-para. (u) of this notification.

(b) 'H-420' means cotton recognised as such and grown in the Akola, Amravati, Yeotmal, Buldana, Nagpur and Wardha districts of Bombay State, Nimir district or Madhya Pradesh and Kurnool and Anantapur districts of Andhra Pradesh and includes M. 5A (Malini) and strain 91 (Shila), provided the areas in which the cotton is grown are protected under the cotton Transport Act, 1923 (Act III of 1923).

(c) 'Vijay' means cotton recognised as such and grown in the Kaira, Baroda, Broach (Broach, Jambusar, Vagri and Amod talukas), Sabarkantha, Ahmedabad (Daskroi, Dehgam, City Talukas) and Panchmahal's districts of Bombay State, and includes 'Dig Vijay', 'BD 8', 'B.9' and 'Dehgam 1027'.

(d) 'Surti' means cotton recognised as such and grown in the Surat district, Ankleshwar, Hansot, Nanded, Jhagadia, Valia, Dediapada and Sagbara talukas of Broach district and Nawapur and Akkalkuwa talukas of West Khandesh district of Bombay State and includes 'Suyog', 'Vijalpa (2087)', 'Rajpipla' and 'Nawapur 1027'.

(e) 'Punjab American L.S.S.' means cotton recognised as such and grown in the States of Punjab, Uttar Pradesh, and in the Bikaner Division of Rajasthan.

(f) 'Punjab American 216F & 320F' means cotton recognised as such and grown in the States of Punjab, Uttar Pradesh, Madras and the Ganganagar district of Rajasthan and includes 'Punjab American H.14', provided the areas in which the cottons are grown are protected under the Cotton Transport Act, 1923 (III of 1923) or any corresponding Act.

(g) 'Jayadhar' means cotton recognised as such and grown in the Dharwar, Belgaum, Bijapur and Chitradurg districts of Mysore State and North and South Satara and Kolhapur districts of Bombay State, provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act.

(h) 'Laxmi' means cotton recognised as such and grown in the Dharwar, Belgaum, Bijapur, Raichur, Bellary and Chitaldrug districts of Mysore State and Andhra Pradesh and includes MA 5 grown in the Mysore State, provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act.

(i) 'Westerns' means cotton recognised as such and grown in the Bellary district of Mysore State and Kurnool (Adoni, Alur and Pattikonda talukas), Anantapur and Cuddapah districts of Andhra Pradesh and includes 'Hagari 1 (Western Farm)', 'Nandyal 14', 'White Northerns', 'Red Northerns', '881-F' and 'Umri'.

(j) 'Cambodia' means cotton recognised as such and grown in the States of Madras, Andhra Pradesh, (Cuddapah, Anantapur, Guntur and Chittoor districts) and Kerala (Trichur district) and includes 'Avanashi' and 'Cambodia Co. 2'. It also includes 'Cambodia Co. 4' [including 'Co. 4/B. 40' and 'Madras Cambodia Uganda (MCU) 1 and 2'], otherwise known as Rajapalayam, which is not excluded from this notification by sub-paragraph (8) of paragraph 2 above. Further, it also includes 'Cambodia Co. 4' grown as an irrigated crop in the Deccan Canals area of the Bombay State and Indo-American '170-Co. 2' and '134-Co. 2-M' grown in the Bombay State and Dungarpur district of Rajasthan State which are not excluded from this notification by sub-paragraph (8) of paragraph 2 above.

(k) 'Cambodia Co. 4' [including 'Madras Cambodia Uganda (MCU) 1 and 2'] otherwise known as Rajapalayam means cotton recognised as such and grown in the Madras State, Trichur district of Kerala and as irrigated crop in the Deccan Canals area of the Bombay State. It also includes 'Indo-American', '170-Co. 2' and '134-Co. 2-M' grown in the Bombay State and Dungarpur district of Rajasthan.

(l) 'Karunganni' means cotton recognised as such and grown in the Coimbatore Tiruchirapalli, Mathurai, Ramnathapuram and Tirunelveli districts of Madras State and includes 'Karunganni K2 and K5', 'Tirunelvelly' and 'Salems (Nadam, Bourbon and Uppam)'.

(m) 'Dholleras' means cotton recognised as such and grown in Rajkot and Kutch region and Banaskantha and Ahmedabad (Patri and Kharagodha villages of the Viramgam taluka) districts of the Bombay State and includes 'Cutch', '1027', 'Kadi/Viramgam', 'Kadayo', 'Wagotar', 'Wagad' and 'Lalio'. It also includes 'Kalyan' which does not conform to the definition of the cotton contained in sub-para. (n) (ii) of this paragraph.

(n) 'Kalyan' means cotton recognised as such and grown—

(i) in the Ahmedabad [Dholka, Dhanduka, Sanand and Viramgam (excluding Patri and Kharagodha villages) talukas] and Mehsana districts of the Bombay State, provided that the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (Act III of 1923),

(ii) in the Rajkot region of the Bombay State, provided that the seed required for sowing has been duly approved and supplied by the State Department of Agriculture and the produce has been certified by that department as being 'Kalyan'.

(o) 'Kalagin' means cotton recognised as such and grown in the Rajkot region of the Bombay State.

(p) 'Bengal Deshi' means cotton recognised as such and grown in the States of Punjab, Uttar Pradesh and Rajasthan.

(q) 'Omra Deshi' means cotton recognised as such and grown in the Sholapur, Ahmednagar and Poona districts and Vidarbha and Marathwada regions of Bombay State, Adilabad district of the Andhra Pradesh State and Nimar, Hoshangabad and Chhindwara districts of Madhya Pradesh.

(r) 'Mathia' means cotton recognised as such and grown in the Rajkot region and Amreli district of Bombay State, and

'Mungari' means cotton recognised as such and grown in the Bellary, Raichur and Gulbarga districts of Mysore State and the Anantapur, Cuddapah and Kurnool (except Cumbum and Markapur talukas) districts of Andhra Pradesh.

(s) 'C.P. I & C.P. II' respectively means cotton recognised as such and grown in the Vidarbha region of Bombay State, Adilabad district of Andhra Pradesh and Nimar, Hoshangabad and Chhindwara districts of Madhya Pradesh.

(t) 'Central India Cotton' means cotton recognised as such and grown in the Madhya Pradesh State, excluding Nimar, Hoshangabad and Chhindwara districts.

(u) 'Buri American' means cotton recognised as such and grown in the Vidarbha region of Bombay State, Madhya Pradesh and Kotah, (except Jhalawar district), Udaipur and Ajmer divisions of Rajasthan, and includes 'Buri 107', 'Buri 0394', 'C Indore 2' and 'Udaipur American', provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act.

(v) 'Parbhani American' means cotton recognised as and grown in Adilabad, Utnoor and Boath talukas of Adilabad district of Andhra Pradesh and Kinwat taluka, Islapur circle of Nanded district of Bombay State.

(w) 'Gaorani 6 & 12' means cotton recognised as such and grown in Nanded (except Rajura taluka and Islapur Circle), Osmanabad, Parbhani and Aurangabad districts of Bombay State, Gulbarga district of Mysore State and Medak (Zahirabad and Narayankhed talukas), Nizamabad (Bichkonda and Jukkal Circles) and Adilabad (Madhol, Bhainsa and Kuher Circles) districts of Andhra Pradesh, provided such areas are protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act. It also includes Daulat (2204) and 1422 in the Parbhani district of Bombay State.

## SCHEDULE "A"

Description of Cotton Season 1957-58	Basic Staple length inches	Basic Minimum price Rs. per Candy	Basic Maximum price Rs. per Candy	"Off" & "On" Allowances for Class other than Basic Class					"Off" Allowances for Staple Below Basic Staple		"On" Allowances for staple Above Basic Staple			
				Good	Fully Good	Fine	Super Fine	Extra Super Fine	2/32"	1/32"	1/32"	2/32"	3/32"	4/32"
				Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Jarilla . . .	25/32"	495	820	..	5	Basis	5	15	40	20	20	45	70	100
Vijay . . .	25/32"	565	925	..	5	"	5	10	45	20	20	45	70	100
Surti . . .	7/8"	655	1020	..	5	"	5	10	50	25	20	45	70	100
Punjab Amer L.S.S. Rgd. I3/16"	I3/16"	585	920	..	5	"	5	10	45	20	20	45	70	..
" " Sgd. I3/16"	Sgd. I3/16"	605	940	..	5	"	5	10	45	20	20	45	70	..
" " 216 F Rgd. 7/8"	216 F Sgd. 7/8"	675	1,045	..	5	"	5	15	60	30	40	65	90	120
Weterns " "	I3/16"	555	890	..	5	"	5	15	60	30	40	65	90	120
Cambodia . . .	7/8"	675	1,045	..	5	"	5	15	60	30	40	65	90	120
Karunganni . . .	I3/16"	575	935	..	5	"	5	10	50	25	20	45	70	100
Dhollerah . . .	3/4"	..	780	..	5	"	5	10	40	20	20	45	..	..
Kalagin . . .	3/4"	..	780	..	5	"	5	10	40	20	20	45	..	..
Bengal Deshi . . .	..	645	40	Basis	20	40	60	..	..	..	..	..	..	..
Oomra Deshi . . .	..	680	..	5	Basis	20	40	..	..	..	..	..	..	..
Mathia & Mungari . . .	..	680	..	5	"	20	40	..	..	..	..	..	..	..
C.P.L&II . . .	5/8"	..	720	..	5	"	5	15	40	20	20	45	..	..
Central India . . .	5/8"	..	695	..	5	"	5	15	40	20	20	45	..	..
Buri American . . .	7/8"	625	940	..	5	"	5	10	50	25	20	45	70	100
Parbhani American . . .	7/8"	625	940	..	5	"	5	10	50	25	20	45	..	..
Gorani 6 & 12 . . .	7/8"	625	990	..	5	"	5	10	50	25	20	45	..	..
Kalyan . . .	25/32"	510	870	..	5	"	5	10	40	20	20	45	..	..
Jayadhar . . .	7/8"	625	995	..	5	"	5	10	40	20	20	45	70	100
Laxmi . . .	7/8"	675	1,045	..	5	"	5	15	60	30	40	65	90	120
H-420 . . .	25/32"	545	870	..	5	"	5	15	40	20	20	45	70	100

Note 1.—R. G. means Roller-ginned.

S. G. means Saw-ginned.

Note 2.—In the case of cotton specified below, if they are certified to have been grown in areas reserved by the Agricultural Department of the State concerned for the purpose of procuring pure seed for sowing and if the crop has been duly rouged by removing off type plants, the basic maximum prices specified in column (4) above shall be deemed to be increased by the mounts shown below, namely :—

		Rs.	per candy over	
(i)	Jayadhar . . .	50	Do.	Jayadhar of column (1)
(ii)	Karunganni K. 2 & k.5 .	50	Do.	Karunganni of column (1)
(iii)	Gaorani 6 & 12 Daulat .	50	Do.	Gaorani 6 & 12 of column (1)
(iv)	Jarilla			
(v)	Buri 107 }	20	Do.	Jarilla of Column (1)
(vi)	Malvi 9 & Maljari }			
(vii)	Virnar. (197-3) }			
(viii)	P/A 216F R.G.			
	P/A 320F R.G.	50	Do.	P/A 216R.G.of column (1)
	P/A H.14 R.G.			
(ix)	P/A L.S.S.R.G. . .	50	Do.	P/A L.S.S.R.G. of column (1)
(x)	Parbhani American . .	50	Do.	Parbhani American of column (1)
(xi)	Buri 0394 . .	50	Do.	Buri American of Col. (1)
(xii)	Vijalpa (2087) . .	50	Do.	Surti of Column (1)
(xiii)	Laxmi . . .	50	Do.	Laxmi of column (1)
(xiv)	Cambodia C.O. 2 . .	50	Do.	Cambodia of column (1)
(xv)	Vijay & Digvijay . .	20	Do.	Vijay of column (1)
(xvi)	H-420 (M. 5A) Malini Strain No. 91 }	50	Do.	H-420 of column (1)
(xvii)	M.A. 5 . . .	50	Do.	Laxmi of Column (1)
(xviii)	Kalyan . . .	20	Do.	Kalyan of column (1)

#### SCHEDULE 'B'

Shri R. G. Saraiya	Shri Gatulal Rangildas
Shri Dwarkadas Jamnadas	Shri R.B. Desai
Shri A. B. Wadia	Shri Mathuradas Ramdas
Shri Jehangir P. Patel	Shri D. N. Mahta.

(Sd.) V. NANJAPPA,  
Textile Commissioner.

[No. 24(18)CT(A)/56.]

V. V. NENE, Under Secy.

#### (Indian Standards Institution)

Delhi, the 16th September 1957

**S.R.O. No. 3101.**—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards particulars of which are given in the Schedule hereto annexed, have been established during the period 1st to 15th September 1957.

## THE SCHEDULE

Sl. No.	No. and title of the Indian Standard established (1)	No. and title of the Indian Standard or, Standards, if any, Superseded by the new Indian Standard (2)	Brief Particulars (4)
(1)	IS: 275-1957 Specification for Padlocks ( <i>Revised</i> ).	IS : 275-1951 Specification for Padlocks.	This standard which covers the requirements for brass and galvanized iron padlocks produced widely on a cottage industry basis has been revised and it now provides for tolerances, constructional details, checking of non-interchangeability and the use of cast brass obtained from melting sheet cuttings and brass utensils. (Price Rs. 2.00)
(2)	IS: 875-1957 Code of Practice for Structural Safety of Buildings : Loading Standards.	..	This code which is a useful guide in the design of buildings lays down a dead and live loads to be assumed in the design of different types of buildings on floors as well as on roofs and specifies wind loads and the manner of application of wind loads to structures of different types and shapes. (Price Rs. 2.00).
(3)	IS : 1018-1957 Specification for M Type Brass Padlocks.	..	This standard covers the requirements of material, dimensions and manufacture of M type brass padlocks with male keys manufactured on a mass production basis in factories. (Price Rs. 1.50).

Copies of these Indian Standards are available for sale with the Indian Standards Institution 19, University Road, Delhi-8, and also at its Branch Offices at (i) 40/40A Cawasji Patel Street Fort, Bombay (ii) P-II Mission Row Extension, Calcutta, and (iii) 23 Nangambakkam High Road, Madras.

D. V. KARMARKAR,  
Deputy Director (Marks).

[No MDC /11(4).]

Delhi, the 17th September 1957

**S.R.O. 3102.**—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that a licence, particulars of which are given in the Schedule hereto annexed, has been granted authorizing the licensee to use the Standard Mark.

## THE SCHEDULE

Sl. No. and Date of Licence No.	Period of Validity From	Period of Validity To	Name and Address of the Licensee/ Licensees	Article/Process covered by the licence	Relevant Indian Standards
1. CM/L-31 4-9-1957	16-9-57	15-9-58	Messrs. Tata-Fison Private Ltd., Bombay House, Bruce Street, Bombay-I.	1. BHC Dus- ting Powders; 2. BHC Water Dispersible Powder Con- centrates.	IS : 561-1955 Specification for BHC Dus- ting Powders.  IS : 562-1955 Specification for BHC Water Dis- persible Pow- der Con- centrates.

D. V. KARMARKAR,  
Deputy Director (Marks).  
[No. MDC 12/(86).]

Delhi, the 18th September 1957

**S.R.O. 3103.**—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of errata slips, particulars of which are given in column (4) of the Schedule hereto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule.

## THE SCHEDULE

Sl. No.	No. and title of Indian Standard	No. and date of Gazette Notification in which establishment of Indian Standard was notified	Particulars of Errata Slips issued
(1)	(2)	(3)	(4)
1.	IS: 132-1950 Specification for Ready Mixed Paint, Spraying, Exterior, Oil Gloss, for General Purposes, to Indian Standard Colours.	S.R.O. 658 dated 26 March 1955.	Sl. No. (xi) 'Scratch hardness' and requirement given against it has been deleted and the existing Sl. No. (xii) to (xix) renumbered as (xi) to (xviii).
	No. 101 Sky Blue No. 103 Peacock Blue No. 216 Eau-De-Nil No. 217 Sca Green No. 352 Pale Cream No. 353 Deep Cream No. 354 Primrose No. 358 Light Buff No. 359 Middle Buff No. 361 Light Stone No. 364 Portland Stone No. 631 Light Grey No. 632 Dark Admiralty Grey and White		

(1)	(2)	(3)	(4)
2	IS : 556-1954 Specification for Leclanche Type Dry Batteries for Radio Receivers ( <i>Tentative</i> )	S.R.O. 658 dated 26 March 1955.	The existing fig 8 on page 4 showing terminal arrangement for 'AB' pack battery has been replaced by a new figure.
3.	IS : 738-1956 Specification for Wrought Aluminium and Aluminium Alloys, Tube (for General Engineering Purposes)	S.R.O. 2676 dated 24 August 1957.	The heading 'PART II SPECIFIC REQUIREMENTS' has been inserted between items 10 and 11 on page 2 and at the top of Col. 1, page 6.
4.	IS : 877-1956 Methods of Sampling and Test for Activated Carbon Used for Decolourizing Vegetable Oils and Sugar Solutions.	S.R.O. 2667 dated 17 November 1956.	100 mm in line 2, clause 7.2 on page 4 has been deleted and '15 ml' in line 8, clause 15.2 on page 8 has been changed to '15 mm'.

Copies of these errata slips are available, free of cost, with the Indian Standards Institution, 19 University Road, Delhi-8, and also at its Branch Offices at (i) 40/40A Cawasji Patel, Street, Fort, Bombay (ii) P-II, Mission Row Extension, Calcutta, and (iii) 23 Nungambakkam High Road, Madras.

D. V. KARMARKAR,  
Deputy Director (Marks).

[No. MDC/II(10).]

**S.R.O. 3104**—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of corrigenda slips, particulars of which are given in column (4) of the Schedule hereto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule.

#### THE SCHEDULE

Sl. No.	No. and title of Standard	Indian Notification in which establishment of the Indian Standard was notified	Particulars of Corrigenda Slip issued
(1)	(2)	(3)	(4)
1.	IS : 133—1950 Specification for Enamel, Brushing, Interior, (1) Undercoating (2) Finishing Colour as Required.	S. R. O. 658 dated 26 March 1955.	A new clause 4.0 has been added. According to this clause the material is grouped in two categories, Class 1 which may not be tested for resistance to water and Class 2 to be tested for resistance to water.
2	IS : 337—1952 Specification for Varnish, Finishing, Interior.	S.R.O. 658 dated 26 March 1955.	A new clause 4.0 has been added. According to this clause the material is grouped in two categories, Class 1 which may not be tested for resistance to water and Class 2 which has to be tested for resistance to water.

Copies of these corrigenda slips are available, free of cost, with the Indian Standards Institution, 19 University Road, Delhi-8, and also at its Branch Offices at (i) 40/40A Cawasji Patel street, Fort, Bombay (ii) P-II, Mission Row Extension, Calcutta, and (iii) 23 Nungambakkam High Road, Madras.

D. V. KARMARKAR,  
Deputy Director (Marks).  
[No. MDC/II(10).]

**S.R.O. 3105**—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955 the Indian Standards Institution hereby notifies that an amendment to the Indian Standard given in the Schedule hereto annexed has been issued under the powers conferred by sub-regulation (i) of regulation 3 of the said regulations.

### THE SCHEDULE

Sl. No. and title of the Indian Standard amended	No. & date of Notification in which the establishment of the Indian Standard was notified	No. & date of Amendment	Brief particulars of Amendment	Date of effect of the Amendment
(1)	(2)	(3)	(4)	(5)
1. IS : 706-1955 Specification for AC Mains-Operated Community Radio Receivers ( <i>Tentative</i> ).	S.R.O. 1172 No. 2 September 1957. dated 4 June 1955.		<p>(1) The words 'techniques of circuitry' have been replaced by the words 'circuit techniques'.</p> <p>(2) The words 'or plated' in clause 3. 1. 4, line 2 have been deleted.</p> <p>(3) The existing clauses 3.1.6 and 3. 1. 7 have been substituted by new clauses, the first dealing with earthing and the second with the location of terminals.</p> <p>(4) A new sub-clause 8.1.2 has been introduced after 8.1.1 providing for suitable strapping of the chassis and the cabinet.</p> <p>(5) A new sub-clause 10.1.2.1 has been introduced after 10.1.2 providing for the marking of the ISI Certification Mark.</p>	1 October, 1957.

Copies of this amendment slip are available, free of cost, with the Indian Standards Institution, 19 University Road, Delhi-8, and also at its Branch Offices at (i) 40/40A Cawasji Patel Street, Fort, Bombay (ii) P-11, Mission Row Extension, Calcutta, and (iii) 23 Nungambakkam High Road, Madras.

D. V. KARMARKAR,  
Deputy Director (Marks).

Delhi, the 19th September 1957

**S.R.O. 3106.**—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that three licences, particulars of which are given in the Schedule hereto annexed have been renewed for a period of one year.

## THE SCHEDULE

Sl. No.	Licence No. and Date	Period of Validity		Name and Address of Licensee	Article(s)/ Process covered by the licence	Relevant Indian Standard
		From	To			
1.	CM/L-16 25-9-1956.	27-9-57	26-9-58	The Kandivli Metal Works, c/o of Messrs Natwarlal & Co., Dhcbiwadi, Thakurdwar, Bombay.	Wrought Aluminium Utensils— Grade A and Grade B.	IS : 21-1953 Specification for Wrought Aluminium for Utensils.
2.	CM/L-17 25-9-1956.	27-9-57	26-9-58	Messrs. Madura Metal Products Ltd., 14-C, Bridge Station Road, Sellur, Tallakulam P.O. Madurai.	Do.	Do.
3.	CM/L-18 27-9-1956.	28-9-57	27-9-58	Messrs. D. Ishwar Lal & Co., 362 Vithalbhai Patel Road, Bombay.	Do.	Do.

D. V. KARMARKAR,  
Deputy Director (Marks).

[No. MDC/12(78).]  
T. S. KUNCHITHAPATHAM, Under Secy.

**MINISTRY OF STEEL, MINES AND FUEL**  
(Department of Mines & Fuel)

New Delhi, the 24th September 1957

**S.R.O. 3107.**—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

## SCHEDULE

Name of Village	Thana	Thana No.	Area in Acres	Area required for prospecting
Tulbul	Gomia	126	1770.77	Whole area.
Birsia	Gomia	125	932.76	Whole area.
Dhenda	Gomia	124	838.00	Whole area.
Gomia	Gomia	110	1226.50	Whole area.
Khudgara	Gomia	111	862.11	Whole area except the area measuring 86.40 acres in which there already exists a colliery.
Sarenm	Gomia	122	2686.41	Whole area.
Sarahohla	Gomia	121	800.97	Whole area.
Kharwatanr	Gomia	128	413.58	Whole area.
Jala	Gomia	130	2179.63	Whole area.
Kodwatanr	Gomia	129	1302.97	Whole area.
Hardiamy	Gomia	127	1905.43	Whole area.
Hosir	Gomia	123	2081.52	Whole area.

**Boundaries Description**

North—Gose No. 86 Dumri No. 97 uda No. 98 Sindri No. 99, Ocho No. 109,  
Pouchari No. 108.

East—Hazari No. 112, Polani No. 119, Jharki No. 120.

South—Charwatanr Baludih No. 42, Teny No. 5, Mirzapur No. 4.

West—Khirabera—No. 133, Lalpana No. 131, Lugu Pahar No. 63, Pindra  
No. 65.

Note.—The index plan of the area can be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the National Coal Development Corporation (Private) Ltd., Darbhanga House, Ranchi.

[File No. C2-6(21)/57.]

**S.R.O. 3108.**—Where it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

**SCHEDULE**

Name of Village	Thana	Thana No.	Area in acres	Area required for prospecting
Khetro . . . . .	Peterbar	45	2628.42	Whole Area.
Chalkeri . . . . .	Peterbar	46	3316.60	Whole Area.
Jaridih . . . . .	Nawadilh	19	995.22	Whole area except the area measuring 321.22 acres in which there already exist Collieries.
Phushro . . . . .	Nawadilh	67	1073.82	Whole area except the area measuring 306.88 acres in which there already exists a colliery.
Dhori . . . . .	Nawadilh	68	2978.34	Whole area except the area measuring 1814.40 acres in which there already exists a colliery.

**Boundaries Description**

North—Village Kathara No. 117, Jarangdih No. 116, Baidkara No. 20, Kargali No. 66.

East—Village Pichhri No. 49.

South—Village Pichhri No. 49, Jhujhko No. 48, Basaria No. 47.

West—Village Basaria No. 47, Keswari No. 44, Champi No. 43, Kaltara No. 117.

Note.—The index plan of the area can be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the National Coal Development Corporation (Private) Ltd., Darbhanga House, Ranchi.

[File No. C2-6(21)/57.]

A. S. GREWAL, Under Secy.

MINISTRY OF IRRIGATION AND POWER

ORDER

New Delhi, the 24th September 1957

**S.R.O. 3109.**—In exercise of the powers conferred by Clause II(e) of the Schedule to the Indian Electricity Act, 1910 (9 of 1910), the Central Government hereby accepts the examination and audit of the auditors, *viz.*, M/s. Sankaran & Raman, Chartered Accountants, National Insurance Buildings, Esplanade, Madras and M/s. Krishnaswami and Jagannathan, Chartered Accountants, Tiruchirapalli-8, appointed respectively by the two licensee at Mahe and Karaikkal, *viz.*, the West Cost Electric Supply Corporation Ltd., 20, Second Line Beach, Madras and the Karaikkal Electric Supply Co. Ltd., 13, West Boulevard Road, Tiruchirapalli-8.

[No. E1-III-359(5).]

N. S. VASANT, Officer on Special Duty.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 24th September 1957

**S.R.O. 3110.**—In pursuance of rule 3 of the Explosives Rules, 1940, the Central Government hereby makes the following amendments in the notification of the Government of India in the late Ministry of Works, Mines and Power No. P. 102 dated the 5th May, 1948, relating to the appointment of testing officers for the purposes of the said Rules, namely:—

In the Schedule annexed to the said notification, after item 12, the following items shall be added, namely:—

- “13. The Deputy Chief Chemist, Custom House Calcutta.
- “14. The Deputy Chief Chemist, Custom House Bombay.”

[No. S&P. II-Pet. 2(5)/57.]

**S.R.O. 3111.**—In exercise of the powers conferred by section 5 and 7 of the Indian Explosives Act, 1884 (4 of 1884), the Central Government hereby makes the following further amendments in the Explosives Rules, 1940, the same having been previously published as required by section 18 of the said Act, namely:—

In the said Rules—

1. in sub-rule (3) of rule 91, for the word “held” the word “deemed” shall be substituted;
2. in Schedule IV, for the entry in column 4 against article No. 3A, the following entry shall be substituted; namely—  
“The District Authority in the States of Madras, Andhra Pradesh, Kerala and Mysore”;
3. in Schedule V, for the heading to Form IA, the following heading shall be substituted, namely—  
“For the States of Madras, Andhra Pradesh, Kerala and Mysore only.”.

[No. S&P. II-Exp. 2(7)/57.]

**S.R.O. 3112.**—In exercise of the powers conferred by section 5 and 7 of the Indian Explosives Act, 1884 (4 of 1884), the Central Government hereby makes the following further amendment in the Explosives Rules, 1940, the same having been previously published as required by section 18 of the said Act, namely:—

In the said Rules, to sub-rule (1) of rule 91, the following further proviso shall be added, namely:—

“Provided further that a licence in Form ‘I’ or ‘K’ which has been granted by the District Authority may be renewed without any alteration by a Sub-Divisional Magistrate, duly authorised by the District Authority in this behalf”.

[No. S&P. II-Exp. 2(5)/57.]

**S.R.O. 3113.**—In exercise of the powers conferred by section 17 of the Petroleum Act, 1934 (30 of 1934), the Central Government hereby makes the following further amendments in the notification of the Government of India in the late

Ministry of Works, Mines and Power No. P. 102, dated the 5th May, 1948, relating to the authorisation of certain officers to test petroleum under the said Act and to grant certificates of the results of such tests, namely:—

In the Schedule annexed to the said notification, after item 19, the following items shall be added, namely:—

- “20. The Deputy Chief Chemist, Custom House, Calcutta.
21. The Deputy Chief Chemist, Customs House, Bombay.”

[No. S&P. II-Pet. 2(4)57.]

M. N. KALE, Under Secy.

### MINISTRY OF REHABILITATION

New Delhi, the 18th September 1957

**S.R.O. 3114.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the State of Bihar that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950) except all such properties falling under any one or more of the following categories:—

(1) any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act 1950 (31 of 1950) in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

(2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

(3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

(4) any such property which before the date of this notification has been transferred and the transfer is effective under the Section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which any proceedings are pending at the date of this notification under that section;

(5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

(6) any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

(7) any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(11)(2)/57-SIII.]

**S.R.O. 3115.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Madhya Pradesh for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the State of Madhya Pradesh that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories:—

1. any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under the Section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(2)(4)/57-SIII.]

**S.R.O. 3116.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Andhra, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

### THE SCHEDULE

All rural shops in village abadis in the State of Andhra, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories:—

1. any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made.

4. Any such property which before the date of this notification has been transferred and the transfer is effective under the Section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which any proceedings are pending at the date of this notification under that section.

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951).

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not.

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(14)(2)/57-SIII.]

**S.R.O. 3117.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Punjab, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

### THE SCHEDULE

All rural shops in village abadis in the State of Punjab, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950) except all such properties falling under any one or more of the following categories:—

1. Any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950) in which the question at issue is whether the property is or is not evacuee property; or

(ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(17)(35)/57-SIII.]

**S.R.O. 3118.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the Union territory of Himachal Pradesh for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the Union territory of Himachal Pradesh, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories:—

##### 1. Any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(16)(1)/57-SIII.]

**S.R.O. 3119.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Mysore, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the State of Mysore, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories:—

1. Any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(8)(1)/57-SIII.]

**S.R.O. 3120.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the Union territory of Delhi for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons:

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the Union territory of Delhi, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories:—

(1) any such property—

- (i) In respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) In respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(8)(10)/57-SIII.]

**S.R.O. 3121.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Madras, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons:

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

### THE SCHEDULE

All rural shops in village abadis in the State of Madras, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories:—

(1) any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (iii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(9)(1)/57-SIII.]

**S.R.O. 3122.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Orissa for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

All rural shops in village abadis in the State of Orissa, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories:—

(1) Any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or

(ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

5. Any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. Any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. Any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(12)(1)/57-SIII.]

**S.R.O. 3123.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Uttar Pradesh for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the State of Uttar Pradesh, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950), except all such properties falling under any one or more of the following categories—

(1) Any such property—

(i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (31 of 1950), in which the question at issue is whether the property is or is not evacuee property; or

(ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the custodian as evacuee property has not expired;

2. Any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. Any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. any such property which before the date of this notification has been transferred and the transfer is effective under Section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which any proceedings are pending at the date of this notification under that section;

5. any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(3)(10)/57-SIII.]

**S.R.O. 3124.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Kerala, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the State of Kerala, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950) except all such properties falling under any one or more of the following categories:—

1. any such property—

(i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act 1950 (31 of 1950) in which the question at issue is whether the property is or is not evacuee property; or

(ii) in respect of which the period of limitation if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. any such property which before the date of this notification has been transferred and the transfer is effective under Section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which any proceedings are pending at the date of this notification under that section;

5. any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. any such property in respect of which any proceedings are pending in a civil court wherin the question at issue is whether the property is evacuee property or not;

7. any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(17)(1)/57-SIII]

**S.R.O. 3125.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Rajasthan, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the State of Rajasthan, that is to say, shops situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950) except all such properties falling under any one or more of the following categories:—

1. and such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act 1950 (31 of 1950) in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. Any such property which before the date of this notification has been transferred and the transfer is effective under Section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which any proceedings are pending at the date of this notification under that section;

5. any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(5)(26)/57-SIII]

**S.R.O. 3126.**—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bombay, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

#### THE SCHEDULE

All rural shops in village abadis in the State of Bombay, that is to say, shops, situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (31 of 1950) except all such properties falling under any one or more of the following categories:—

1. any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act 1950 (31 of 1950) in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

2. any such property in respect of which an application for the grant of certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

3. any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification; or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

4. any such property which before the date of this notification has been transferred and the transfer is effective under the Section 40 of the Administration of Evacuee Property Act, 1950 (31 of 1950) or in respect of which any proceedings are pending at the date of this notification under that section;

5. any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (64 of 1951);

6. any such property in respect of which any proceedings are pending in a civil court wherein the question at issue is whether the property is evacuee property or not;

7. any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (31 of 1950).

[No. 1(4)(5)/57-SIII.]

H. S. NAIR, Under Secy.

New Delhi, the 26th September 1957

**S.R.O. 3127.**—Whereas the Central Government is of opinion that it is necessary to acquire the evictee properties specified in the Schedule hereto annexed in the State of Bombay for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evictee properties specified in the Schedule hereto annexed.

## THE SCHEDULE

S. No.	Particulars of the evictee property	Name of the town & locality/ village in which the property is situated	Name of the evictee
I	2	3	4
1	Property known as 515-519 Duncan Rd.	Property situated at 515-519 Duncan Road, C.S. No. 3544 of Bhuleshwar Division, Bombay (City).	Abdoos Samand Haroon Noorani.
2	E. Ward No. 3918, C.S. No. 1766 of Byculla Division.	Bombay, Ahmed Bldg. H. No. 12, 3rd Sankli St. Cross Lane, Bombay.	Shri Kasim Bilal.
3	D. Ward No. 3698(3A) C.S. No. 293 of Tardee Division.	Bombay, Abdulla Bldg., 35-A, Tukaram Jivaji Rd., Bombay.	Gulam Hussain, Aziz Kazi & Aziz Gafoor Kazi.

[File No. 10(2)S-I/57].

**S.R.O. 3128.**—Whereas the Central Government is of opinion that it is necessary to acquire the evictee properties specified in the Schedule hereto annexed in the State of Andhra Pradesh for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evictee properties specified in the Schedule hereto annexed.

## THE SCHEDULE

S. No.	Particulars of the evictee Property	Name of the town & locality/ village in which the property is situated	Name of the evictee
I	2	3	4
1	H. No. F-10-38 & 39 known as Sardar Manzil.	A.C. Gurads, Saifabad Hyderabad.	Smt. Sadurnissa Begum.
2	H. No. F-10-30, 31 to 37, known as Mumtaz Manzil.	Saifabad, Hyderabad	Do.
3	H. No. A-4-5 called Fakhur Manzil.	1st Lancers, Asifnagar, Hyderabad.	Asfaq Ahmed Khan.
4	H. No. D-2-914 Chaknawadi.	Chaknawadi, Hyderabad	Syed Azizullah Shariff s/o Late Abdul Gafoor.
5	H. No. 238 (Old) IS-12-486	Chenchalguda, Hyderabad	Arif Khan.
6	H. No. C-4-378 & 375 Old corresponding to New No. 15-4-206 & 207.	Osmanshahi, Hyderabad	Rukia Bi w/o Gulam Jeelani
7	Plot of land 1785 Sq. Yds. behind No. A-3-508, 509.	Asifnagar, Hyderabad	Syed Mohd. Nasiruddin Ahmed Moinuddin.

[File No. 10(2)S-I/57]

ONKAR DAYAL, Under Secy.

**DELHI DEVELOPMENT PROVISIONAL AUTHORITY***New Delhi, the 25th September 1957*

**S.R.O. 3129.**—In exercise of the powers conferred by section 14 of the Delhi (Control of Building Operations) Act, 1955 (No. 53 of 1955), the Delhi Development Provisional Authority hereby directs that the powers exercisable by it under sections 6 and 7 regarding the grant or refusal of permission to erect any building, and powers under sections 8, 10 and 12 of the said Act may also be exercised by the Delhi Municipal Committee, Delhi in respect of the following areas namely—

Areas declared as “controlled area” by Notification No. F.1(4)/55-Admn., dated the 10th June 1957, as amended by Notification No. F.1(4)/55-Admn., dated the 15th July 1957.

[No. F.8(20)/56-A.]

G. MUKHARJI, Member-Secretary.

**MINISTRY OF FINANCE**

(Department of Revenue)

**CORRIGENDUM****ESTATE DUTY***New Delhi, the 28th September 1957.*

**S.R.O. 3129-A.**—In the Ministry of Finance (Department of Revenue) Notification S.R.O. 2963 dated the 10th September 1957, appearing on pages 1985 to 1997 of the Gazette of India dated the 21st September 1957, Part II, Section 3, the following correction shall be made, namely:—

<i>On page</i>	<i>For</i>	<i>Read</i>
1985	1/8 of the value	1/8 per cent of the value

[No. 14/5/105/56-E.D.]

P. K. GHOSH, Under Secy.